rules must be preceded by notice anti comment. <u>Id.</u> at 1047, 1041; <u>Reeder</u>, 865 F.2d 1298, 1305 (D.C. App. 1989) (quoting <u>American Hospital Assn.</u>, 834 F.2d at 1047)(The procedural exception to notice and comment "does not apply where the agency "encodes a substantive value judgment").

3. The USAC's One-Year Statute of Limitations for Filing Revised FCC Forms 499-A and 499-Q Are Substantive Rules and Must Be Adopted Pursuant to Notice and Comment Rulemaking to Be Effective

The USAC's one-year statute of limitations for filing revised FCC Fonns 499-A and 400-Q clearly is neither an interpretive rule, a general statement of policy, nor a rule of agency organization, procedure, or practice. Instead, the USAC's one-year statute of limitations is a substantive rule which must be adopted pursuant to APA notice and comment rulemaking procedures.

The USAC does not inform the public how it interprets any statute or substantive rule or how it administers its substantive rules. Chrysler, 441 U.S. at 302, n. 31, 315-16. The USAC does not remind parties of existing statutory duties, or merely track applicable statutory requirements and thus simply explain something that a statute or substantive rule already requires. Professionals and Patients for Customized Care, 56 F.3d at 602 Moreover, the USAC does not interpret any existing statute of limitations, but instead

As shown above, the USAC's statute of limitations for filing revised FCC Forms 499-A and 499-Q is a moving target. Is it one year, as claimed by the USAC, or is it a quarter of a year, or up to a year and three quarters, depending on the Instructions to FCC Form 499-Q? Regardless of what the deadline actually is, it is substantive and, thus, subject to APA notice and comment rulemaking procedures to be effective. Because such procedures were wholly disregarded, the statute of limitations, whatever it may actually be, is invalid.

Vir. 1992) (FmHA was not required to comply with APA rulemaking procedures when repealing regulations interpreting federal statute of limitations in relation to FmHA because these regulations did not create any additional time limitations for FmHA to bring suit, but rather, expressly addressed 28 U.S.C. § 2415 and explained its application to FmHA's actions). See also Brown Express, Inc. v. United States, 607 F.2d 695, 700 (5th Cir. 1979) (Interstate Commerce Commission's notice of elimination of notification to competing carriers on application for emergency temporary authority was not an interpretive rule because such notice did not purport to interpret any statute or regulation, was not a mere clarification, defined no ambiguous terms and gave no opinion about the meaning of the statute or regulation; instead, such notice was a new rule which affected a change iii the method used by the Commission in granting substantive rights).

Similarly, the USAC's one-year statute of limitations is not a general statement of policy. By issuing this deadline, the USAC is not providing a statement advising the public, including BDP, prospectively of the manner in which the USAC proposes to exercise its discretionary power. *See* Chrysler, 441 U.S. at 31-02. Also, by subjecting telecommunications providers, including BDP, to the draconian and arbitrary and capricious one-year deadline, the USAC is not merely announcing to the public a policy which it hopes to implement in future rulemaking adjudications. See Pacific Gas and Electric Co. V. Federal Power Commission, 506 F.2d at 38. Nor is the USAC announcing motivating factors it will consider, or tentative goals toward which it will aim, in determining the resolution of a substantive question of regulation. *See* Professionals and Patients for Customized Care, 56 F.3d at 601

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Morcover, the USAC's one-year statute of limitations is not a rule of agency organization, procedure, or practice. The USAC cannot, without fully complying with notice and comment rulemaking procedures, adopt a nominally "procedural" rule which "encodes a substantive value judgment" or "substantially alters the rights or interests of regulated" parties. *See* American Hospital Assn., 834 F.2d at 1041.

Additionally, characterizing USAC's statute of limitations as procedural and, thus, exempt from notice and comment rulemaking, would be wholly inconsistent with the federal courts' uniformly treating statute of limitations as substantive for purposes of conflict of laws analysis. Bradley v. National Association of Securities Dealers Dispute Resolution, Inc., 2003 WL 255966 (D.D.C.) at * 2 citing Steorts v. Am. Airlines, 647 F.2d 194, 1996-97 (D.C. Cir. 1981) ("Erie clearly mandates that in diversity cases the substantive law of the forum controls with respect to those issues which are outcomedeterminative, and it is beyoncl cavil that statute of limitations are that character.");

Cantor Fitzgerald Inc. v. Lutnick, 31 3 F.3d 704, 710 (2d Cir. 2002) ("[a] slate's rules providing for the start and length of the statute of limitations is substantive law."). citing Klehr v. A.O. Smith Corp., 87 F.3d 231, 235 (8th Cir. 1996), aff'd 521 U.S. 179 (1997);

Nevada Power Co. v. Monsanto Co., 9.55 F.2d 1304, 1306 (9th Cir. 1992).

Instead, the USAC's one-year statute of limitations iniposes binding, significant and immediate effects on the rights and obligations of the public, including BDP, and thus, constitutes a substantive rule. *See Chrysler*, 441 U.S. at 301-02. Indeed, the Supreme Court determined long ago that a "statute of limitations substantially affects the outcome of litigation. For the purposes of rulemaking authority, statutes of limitation must, therefore, he considered substantive in individual cases." In re "Agent Orange"

Product Liability Litigation, 597 F. Supp. 740, 808 (E.D. N. Y 1084) citing Guarantee Trust Company of New York v. York. 326 U.S. 99 (1045).

Similarly, Judge Posner of the Seventh Circuit acknowledged that statutes of limitations are substantive and require notice and comment rulemaking: "[t]he reason courts refuse to create statutes of limitations is precisely the difficulty of reasoning to a number hy the methods of reasoning used by courts....When agencies base rules on arbitrary choices they are legislating, and so these rules are legislative or substantive and require notice and comment rulemaking, the procedure that is analogous to the procedure employed by legislatures in making statutes." Hoctor v. United States Department of Agriculture, 82 F.3d 165.170-71 (7th Cir. 1986); see also Shelton v. United States Steel Corporation, 1987 WL 35499 (S.D. Ohio) ("retroactive application of the statute limitations contained in O.R.C. 4121.80(A) to plaintiffs pending cause of action affects plaintiffs accrued substantive right in his cause of action and does not merely affect a rule of practice or remedy.").

Here, USAC's statute of limitations directly and adversely affects BDP's, as well as other telecommunications carriers', ability to obtain refunds for overpayments in universal service fund contributions and, thus, contains an essential charactelistic of a substantive rule. *cf.* St. Francois Health Care Center v. Shalala, 205 F 3d 937 (6th Cir. 2000) *ctung* Shalala v. Guernsey Memorial Hospital, 514 U.S. 87, 99 (1995) (characterizing PRM as an interpretive rule, noting that "[t]he rule does not effect new substantive reimbursement standards inconsistent with prior regulations -- the central characteristic of a substantive rule."); *see also* Matthews v. Kidder, Peabody & Company, Inc., 161 F.3d 156, 166 n. 17 (noting that it would be unlikely to apply a statute of

limitations retroactively under Rico so as to bar a plaintiff's claim, as it would likely find that such an amendment affects the substantive rights of the parties and thus is presumed to apply only prospectively); <u>Burns v. Morton</u>, 134 F.3d 109, 111 (id Cir. 1998) (refusing to apply retrospectively a new statute of limitations in 28 U.S.C. § 2244 (d)).

Accordingly, hecause the USAC's one-year statute of limitations is a substantive rule, the USAC (and the FCC) had to fully comply with APA notice and comment rulemaking procedures in adopting it. The USAC's (and the FCC's) failure to comply with these mandatory procedures renders the one-year statute of limitations invalid anti unenforceable. See Professionals and Patients for Customized Care, 56 F.3d at 595; Community Nutrition Institute, 818 F.2d at 946-49.

B. The USAC's One-Year Statute of Limitations for Filing Revised FCC Forms 499-A and 499-Q Exceeds USAC's Authority, Is Arbitrary and Capricious and an Abuse of Discretion

As shown in Section IV 1c, p.9-11, *supra*, the Instructions to Form 499-A provide that "[t]elecommunications providers should file revised Form 499-A revenue data hy December 1 of the same filing year. Revisions filed alter that must be accompanied by an explanation of the cause for the change along with complete documentation showing how the revised figures derived from corporate financial records." As also shown in Section IV 1c. pp.9-11, *supra*, the FCC delegated authority to make future changes to the Telecommunications Reporting Worksheet to the Chief of the Common Carrier Bureau. The FCC cautioned, however, that "[t]hese delegations extended to administrative aspects of the requirements, *e.g.*, where and when worksheets are filed, incorporating edits to reflect Commission changes to the substance of the mechanisms, and other similar

Reporting Order, the FCC "reaffirm[ed] that this delegation extends only to making changes to the administrative aspects of the reporting requirements, not to the substance of the underlying programs." Id. at ¶ 40 (emphasis added); 47 C.F.R. § 50.17(b); 47 C.F.R. § 54.711(c.). 12

As shown above, USAC's one-year statute limitations is not merely a change to the administrative aspects of the reporting requirements, but instead a change to the substance of the underlying universal service fund program. Accordingly, the USAC grossly exceeded its authority and abused its discretion in establishing the one-year statute of limitations— a substantive rule.

Morcover, the USAC's one-year statute of limitations is arbitrary and capricious and an abuse of discretion. The USAC has provided no basis for adopting the one-year statute limitations or otherwise shown why the one-year statute is required, particularly when, as shown above, the Instructions to Form 499-A clearly contemplate that telecommunications carriers can file revisions after one year. See Florida Gas

Transmission Co. v. FERC, 876 F.2d 42, 45 (5th Cir. 1989) (citing 5 U.S.C. § 706(2)

(FERC must provide a reasoned explanation to substantiate a change in policy and thus explanation is not to be reversed unless it is arbitrary, capricious, or otherwise not in accordance with law.); Consolidated Bearings Co. v. United States, 166 F. Supp.2d 580,

¹² As shown in Section IV Id, pp.11-12, *supra*, the Instructions to Form 499-Q require that revised filings be made by the tiling date for the subsequent 499 filing. However, as demonstrated above, these deadlines were in effect substantive. Thus, because these deadlines were not adopted pursuant to APA notice *and* comment rulemaking procedures, they are invalid. In any event, as shown above, the Instructions to Form 499-A contain no time limit to file revisions and, thus, all revisions could be made in a revised Form 499-A, as opposed to a Form 499-O.

590 (CIT 2001) (Commerce's action was arbitrary and capricious and an abuse of discretiun in violation of 5 U.S.C. § 706 (2)(Λ) if Commerce fails to explain the basis for the Liquidation Instructions at issue)

Even more egregious, the USAC's one-year statute of limitations is at odds with the statutory requirements for recovering universal service contributions. Under the statutory requirements, the mechanisms for universal service contributions must be specific, predictable and sufficient, and contributions to the universal service fund must be made on an equitable and ion-discriminatory basis. In the Matter of Request for Review by ABC Cellular Corporation, supra at ¶ 10, n. 30 citing 47 U.S.C. § 254. By subjecting BDP to a onc-year statute limitations arid refusing to allow BDP to file revised Forms 409-A and 499O to correct prior inaccuracies, the USAC is compelling BDP to pay in excess of \$1 million over the amount it lawfully should have contributed under Section 254 of the 1996 Telecommunications Act. Thus, in these circumstances, BDP is compelled io contribute an erroneous amount to support universal service, a result wholly inconsistent with the requirement that universal service fund contributions be made on an equitable and non-discriminatory basis. ABC cellular Corporation, at ¶ 10 ("Absent a waiver, ABC Cellular would be required io contribute an erroneous amount to support universal service, which we believe would be inconsistent with the requirement that contributions be equitable."). 13

Orporation a waiver of the revised Form 499-Q deadline, the FCC apparently is presently considering granting other telecommunications providers waivers of the revised Form 499-Q deadline, or has already settled with these carriers. See *e.g.*, In the matter of Request for Review of Decision of Universal Service Administrative Company by GE Business Productivity Solutions, Inc., CC Docket Nos. 96-45 and 97-21, 17 FCC Red 19,101 (rel. October 1. 2002); In the Matter of Request for Decision of the Universal

C. Assuming the USAC Properly Adopted the Deadlines for Filing Revisions to Forms 499-A and 499-Q, BDP Has Demonstrated Good Cause for the FCC to Waive These Deadlines

Assuming the USAC properly adopted the deadlines for file revisions to Fomis 4'))-A and 499-Q, as shown above BDP has demonstrated good cause for the FCC to waive these deadlines. Specifically, BDP showed it had timely filed its FCC Forms from 1998 through 2001. On August 5, 2002, BDP filed amended FCC Forms for these years immediately after discovering through an audit conducted by BDP's independent auditors that it had overstated its revenues and overpaid the USAC: hy \$1,016,738.43 BDP further explained that its original FCC Forms had significantly overstated BDP's gross revenues because they were based upon incorrect gross revenue information supplied to BDP by BIC, BDP's billing company. Specifically, BIC failed to a properly reduce BDP's revenues by deducting substantial adjustments and credits to BDP's customer billing. BDP included with its revised Forms an analysis showing the exact amount BDP owed for universal service fund contributions for the years ending December 31, 1998. 1999, 2000 and 2001. BDP's analysis accompanying the revised FCC Forms show that it had overpaid the USAC \$1,016,738.43 in universal service fund contributions.

Service Administration Company by Griggs County Telephone Company, cc Docket Nos. 06-45 and 07-21, 17 FCC Rcd 16,058 (rcl. August 21, 2002); In the Matter of Request for Review of Decision of the Universal Service Administration Company by Crown Communications, Inc., cc Docket Nos. 06-45 and 07-21. 17 FCC Rcd 22,570 (rel. Nov. 8, 2002); In the Matter of Request for Review of Decision of the Universal Service Administration Company by Morris Communications. Inc., cc Docket Nos. 96-45 and 97-21, 17 FCC Rcd 15,690 (rel. Nov. 8, 2002). The FCC's willingness to grant such waivers demonstrates that its revised Form filing deadlines are policies, not rules, which the FCC applies in an arbitrary and capricious manner in direct contravention of § 254's mandate that contributions be equitable and non-discriminatory.

In these circumstances. BDP has demonstrated good cause for the FCC to waive any deadline for filing revised FCC Forms **490-A** and 499-Q. **As** noted above, the FCC has granted waivers to telecommunications providers in similar situations, reasoning that absent a waiver, the telecommunications provider would be required to contribute an erroneous amount io support universal service, a result contrary to the requirement that contributions be equitable." See In the Matter of Request for Review by ABC Cellular Corporation, *supra* at ¶ 10.

Accordingly, the FCC should grant HDP a waiver of the filing deadline and allow BDP to file its revised FCC forms for 1998 through 2001

VI. STATEMENT OF THE RELIEF SOUGHT

BDP respectfully requests that the FCC reverse the Decision, accept BDP's amended FCC Forms 457, 499-A, 499-S, and 499-Q, and accompanying Telecommunications Reporting Worksheets, for the years ended December 31, 1998, 1999, 2000 and 2001. which BDP filed on August 5, 2002. BDP further requests that the FCC refund BDP the \$1,016,738.43 it overpaid USAC in universal service fund contributions, as reflected by BDP's amended FCC Forms and accompanying Telecommunications Reporting Worksheets. BDP also respectfully requests that the FCC pay BDP interest at the statutory rate specified in 26 U.S.C. § 6621(a)(1)(B) on the amount BDP overpaid in universal service fund contributions from the date of these contributions to the time the FCC makes such refund.

DATED this 28th day of February, 2003.

STIUGHART THOMSON & KILROY, P.C.

Ву:

Michael L. Glaser

Michael D. Murphy

1050 17th Street, Suite 2300

Denver, CO 80265

303.572.9300

303 572-7883 fax

CERTIFICATE OF MAILING

Cott Turky

The undersigned hereby certifies that on this 28th day of February, 2003, a true and correct copy of the foregoing was served via overnight mail, postage prepaid, addressed as follows:

Letter of Appeal
Universal Service Administration Company
2120 L. Street N.W.. Suite 600
Washington, D.C. 20037

AFFIDAVIT OF CRAIG KONRAD

- I, Craig Konrad. the affiant. do hereby state and affirm, as follows:
- 1. I am the person responsible for the day-to-day operations of Business Discount Plan, Inc. ("BDP"). The following is true of my own personal knowledge, and if called as a witness, I could and would testify competently thereto.
- 2. BDP timely filed its FCC Forms 457, 499-A, 499-S and 499-Q, with accompanying worksheets (Telecommunications Reporting Worksheets), reporting its revenues for the years ended December 31, 1998; December 31, 1999; December 31, 2000; and December 31,2001.
- 3. In the end of July 2002, BDP discovered, through an audit conducted by its independent auditors. that it had overstated its revenues, and thus overpaid the Universal Service Administrative *Co.* ("UCAC") by \$1,016,738.43 in the period 1998 through 2001. On August 5, 2002, BDP, promptly after discovering that it had overstated its revenues, filed amended FCC Forms 457,499-A, 499-S, and 499-Q, and accompanying Telecommunications Reporting Worksheets, for the years ended December 31, 1998, December 31, 1999, December 31,2000 and December 31 2001.
- 4. In its transmittal letter enclosing the revised Forms, BDP explained that its original above-referenced Forms had significantly overstated BDP's gross revenues for these above-referenced periods. BDP further explained that these significant overstatements were mistakenly based upon incorrect gross revenue information supplied to BDP by Billing Information Concepts, Inc. ("BIC"), BDP's billing aggregator responsible for the billing of BDP's long distance service. Specifically, BDP explained that in July 2002, its independent auditors, Gene Query & Associates, had completed an

audit of BDP's unrelated excise and sales tax for the years in question. Upon completion of this audit, BDP's auditors discovered that the revenue reports BIC had supplied BDP for 1998 through 2001 failed to appropriately reduce BDP's revenues by deducting substantial adjustments and credits to BDP's customer billings to which BDP was entitled. In explaining the error, BDP included with its revised FCC Forms and accompanying Telecommunications Reporting Worksheets a complete analysis of the exact amount HDP had owed for the years 1998 through 2001. This analysis showed that BDP had overpaid the USAC \$1,016,738.43. A true and correct copy of Gene Query & Associates' August 5, 2002 letter to Amended Returns Telecommunications Reports Scction Form 499 c/o NECA, together with attachments, is attached hereto as Attachment 1.

FURTHER AFFIANT SAYETH NO7

DATED this 27th day of Fe	bruary, 2	003 at Irvine, California.
		Craig Konrad
STATE OF CALIFORNIA)) ss	JEMA J. CKOLL Commission # 1221871 Holday Public - California Crange County My Commission Fighter May 27, 2003
COUNTY OF ORANGE)	Control of the contro
The foregoing instrument w February, 2003, by Craig Konrad.	as ackno	wledged before me thisday of

-2-

Nota& Public
My commission expires: Morf 27, 2003

(SEAL)

GENE QUE

& ASSOCIATES

AN ACCOUNTANCY CORPORATION

August 5,2002

Attn: Amended Returns Telecommunication Reports Section Form 499 c/o NECA
80 South Jefferson Road
Whippany. NJ 07981

Re: Explanation of Reasons for Multi-Year Amendment (1998 through 2000) of BDP USF Telecommunication Reports.

To Whom It May Concern:

Enclosed with this letter is Amended FCC Form 499-A Returns for Business Discount Plan, Inc. (BDP) for the calendar years 1998, 1999, and 2000 ("Amended Returns"). These three (3) Amended Returns are being filed due to the fact that we have discovered that the original returns filed for 1998, 1999, and 2000 have significantly overstated the company's gross revenue for the tax periods.

The original 499-A Returns filed by BDP for 1998, 1999, and 2000 were based on incorrect gross revenue information supplied to BDP by Billing Information Concepts, Inc. (BIC). BIC is a billing aggregator responsible for the billing and management for BDP's long distance service. As a part of its contractual obligation, BIC provides BDP with the revenue information to be reported on the FCC Form 499-A Returns.

As a result of various unrelated excise and sales tax audits, BDP management and we realized that the revenue reports supplied to BDP by BIC did not appropriately reduce BDP revenue by deducting substantial adjustments and credits to BDP customer billing. Therefore, BDP management is hereby submitting the attached Amended Returns to correctly report BDP's revenue and tax obligations for 1998, 1999, end 2000. We have attached a schedule providing detail on the actual revenue, the reported revenue, the amounts paid, and the adjustments necessary to the company's USF account.

Thank you for your attention to this matter. Should you have any questions, please do not he sitate to contact our office at (714) 523-3970 from 8:00 AM to 6:00 PM (Pacific Standard Time).

Sincerely

Gene Querry

GENE QUERRY & ASSOCIATES

Phone (714) 523-3970 - Fax (714) 523-3975 - E-Mail gene@gqassociates.com

BUSINESS DISCOUNT PLAN INC PRESIMIMARY & Tentative Refund Schedule

CUMMULATIVE	NEL	A COLSTANIA	OBICINAL	1		gnizU		
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BUSINESS DISCOUNT PLAN INC UNIVERSAL SERVICE FUND Preliminary & Tentative Refund Schedule

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2/19/1999	10622	Jan-Jun 98	Jan-99	0.005800	609,261.3	ď	485,581.07	123,680.24	123.6801
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8/12/1999	12838	Jul-Dec 98	Jul-99	0.009900	262,448.5		221,983.69	40,464.90	1
9/15/1999	13245		Aug-99	0.009900	257,448.5		221,983.69	35,464.90	804.418.5
10/13/1999	13592		scp-99	0.009900	257,512.9		221,983.69	35,52926	
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11/12/1999	13979	Jul-Dec 98	Ocl-99	0.058995	267,034.8	,	227,422.03	39,612.84	879,560.6
12/11/1999	14385	341-Dec 30	Nav-99	0.058995	323,205.3		298,753.61	24,451.75	
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9/13/2000	17649		Aug-00	0.055360	214,697.8	9	163,334.98	51,362.91	970,322.6
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11/3/2000	18128	Jul-Dec 99	Oct-00	0.05668	219,848.1		167,253.13	52,595.02	
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2/9/2001	18984	Jan-Jun 00	Jan-01	0.066827	164,536.8	וֹנ	152,906.10	11.630.70	1,191,101.3
3/9/2001	19153		Feb-01	0.066827	163,801.4		152.906.10	10,89536	
4/11/2001	19423		Mar-01	0.066827	163,801.4		152,906.10	10,895.36	
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5/11/2001	19689	Jan-Jun 00	Apr-01	0.068823	168,693.9		157.473.13	11,220.77	
6/15/2001	19920		May-01	0 068823	67,846 8	- 1	453 [3	(89.626 32	
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				j	3412648	1 5	a	s (131,154.55	
8/10/2001	20256	Jan-Mar 01	Jul-01	0.0000	. 120.411.0	.1	(2.255.55	75.036.51	1 1 2 2 2 2 2 2
	20200	Jan-Ivial VI	Jui-01 Aug-01	0.068941	- 138,411:29	1	63,375.08	75,036.21	1,156,773.6
			Sep-01	0.068941	•		63,375.08	(63,375.08)	
			och.o.	0.068941	\$ 138,411.29	1 5	63,375.08 1900,1125.24	(63,375.08) S (51,713.95)	[,030,023.5°
					- (JOJ 111.4)		1.04,14.024	U (J1,713.93)	9

BUSINESS DISCOUNT PLAN INC UNIVERSAL SERVICE FUND Prelimimary & Tentative Refund Schedule

		Using			ORIGINAL	THE WATER	NET	CUMMULATIVE	
Payment <u>Date</u>	Revenue Check Reporting Num Period		Month Contribution Paid Factor		Payment <u>Amount</u>	Tax Payment <u>Amount</u>	Estimated Refund (Payment)	Estimated Refund (Payment)	
1/4/2002	21 124	Apr - Jun 01	Oct-01 Nov-01 Dec-01	0.069187 0.069187 0.06918 7	34,728.57 \$ 34,728.57	54,871.47 54,871.47 54,871.47 5 164,614.40	(54,871.47) (20,142.90)	920.280.57	
2/8/2002 3/13/2002 4/12/2002	21316 21499 21661	Jul - Sept 01	Jan-02 Feb-02 Mar-02	0.068086 0.068086 0.068086	96,966.71 96,966.71 96,966.71 \$ 290,900.13		44.115.53 44.115.53		
5/15/2002 6/17/2002	21771 21864	Oct - Dec 01	Apr-02 May-02 Jun-02	0 072805 0 072805 0.072805	154,625.17 153,433.34 \$ 308,058.51	48,889 .60 48.889.60	104,543.74 (48, 88 9.60)	I, 138.219.84 1,242,763.58 1,193,873.99	
OTAL				E	S12419 584244 f	53/203904V0005			

Estimated refund \$ Jan-Jun 02 pmts credit

(,193,873.99 (177,135.56)

\$ 1,016,738.43

BUSINESS DISCOUNT PLAN

UNIVERSAL SERVICE FUND REFUND SCHEDULE

1998-2001

BUSINESS DISCOUNT PLAN INC UNIVERSAL SERVICE FUND Preliminary & Fentative Refund Schedule

		Using			ORIGINAL	REVISED ***	NET	CUMMULATIVE
		Revenue				Tax	Estimated	Estimated
Payment	Check	Reporting	Month	Contribution	Payment	Payment	Refund	Refund
<u>Date</u>	<u>Num</u>	<u>Period</u>	<u>Paid</u>	<u>Factor</u>	<u>Amount</u>	<u>Amount</u>	(Payment)	(Payment)
2/10/1000	10622	Jan-Jun 98	Jan-99	0 005800	400 361 31	405 501 07	1	
2/19/1999 3/12/1999	10622 10949	Jan- Jun 98	Feb-99	0. 00580 0	-	485,581.07		123,680.24
41911999	11257		Mar-99		609.4 13.63		,	·
41911999	11237		Mar-99	0 005800	609,261.31 \$ 1,827,936,25	485,581.07	123.680 24	371,193.03
					\$ <u>1,827,936.25</u>	\$ 1,456,743.22	\$ 371,193.03	
5/14/1999	11763	Jan-Jun 98	Apr-99	0.005700	587,191.30	468.141.67	119,049.63	490,242 67
6/1 111999	12137		May-99	0.005700	587,191.30		·	
7/14/1999	12546		Jun-99	0 005700	587,338 09			728,488 73
					\$ 1,761,720 69		\$ 357,295 69	,
						I.	ı	<u> </u>
8/12/1999	12838	Jul-Dec 98	Jul-99	0 009900	262,448.59		40,464 90	768,953.63
9/15/1999	13245		Aug-99	0.009900	257,448.59	221,983.69		804.418.54
10/13/1999	13592		Sep-99	0 00990	257,512 95	221,983 69		839,947 n 0
				ı	E 777,110 l3	\$ 665,951 06	\$ 111,45907	
11/12/1999	13979	Jul-Dec 98	Orr-99	0.058995	267,034.87	227,422.03	39,612.84	879,560.64
1211 111999	14385	9BI-DCC 70	Nov-99	0.058995	323,205.36	298,753.61	24,451.75	904,012.39
12/31/1999	14704		Der-99	0.058995	323,205.36	298,753.61	24,451.75	928.464.13
12/01/1000			DCI >>	0.000,75	\$ 913,445.59			320.404.10
						-		
2/11/2000	15165	Jan-Jun 99	Jan-00	0.058770	235,749.75	246,070.32	(10,320.57)	918,143.56
311012000	15456		Feb-00	0 058770	235,749.75	246,070.32	(10,320.57)	907,822.99
4/12/2000	15897		Mar-00	0 058770	235,749.75	246,070.32	(10,320.57)	897,502.41
					S 707,249.25	\$ 738,210.97	\$ (30,961.72)	
				ſ				
5/11/2000	16222	Jan-Jun 99	Арг-00	0.057101	229,231.55	239,082.21	(9,850.66	887,651.75
61912000	16666		May-00	0 057101	229,054.73	239,082 21	(10,027.48	
7/12/2000	16990		Jun-00	0.057101	229,054.73	239,082.21	(10,027.48)	867,596.79
				}	\$ 687,341.01	\$ 717,246.63	\$ (29,905.62)	
81912000	17308	Jul-Dec 99	Jul-00	0.055360	214,697.89	163,334.98	51,362.91	918,959.71
9/13/2000	17649	our Dec >>	Aug-00	0.055360	214,697.89	163,334.98	51,362.91	970,322.62
10/13/2000	17929		Sep-00	0.055360	214,697.89	163,334.98	51,362.91	1,021,685.54
			•	l	\$ 644,093.67		\$ 154,088.74	
				ļ				
11/3/2000	18 128	Jul-Dec 99	Orl-00	0.056688	219,848.15	167,253.13	52,595.02	1,074,280.56
12/8/2000	18368		Nov-00	0.056688	219,848.15			
1/12/2001	18683		Dec-00	0.056688	219,848.15	167,253.13	52,595.02	1,179,470.60
				}	\$ 659,544.45	\$ 501,759.38	\$ 157,785.07	
2/9/2001	18984	Jan-Jun 00	Jan-Ol	0.066827	164,536.80	152,906.10	11,630.70	1,191,101.30
3/9/2001	19153	Jan-Juli 00	Feb-01	0.066827	163,801.46	152,906.10	10,895.36	1,201,996.65
4/11/2001	19423		Mar-01	0.066827	163,801.46	152,906.10	10,895.36	1,212,892.01
171172501	10120		ma. o.				I 33,421.41	-,,
				ļ į	,		·	
5/11/2001	19689	Jan-Jun 00	Apr-01	0.068823	168,693.90	157,473.13	11,220.77	1,224,112.78
6/15/2001	19920		May-01	0.068823	67,846.81	157,473.13	(89,626.32)	1,134,486.46
7/13/2001	20117		Jun-01	0.068823	104,724.13	157,473.13	(52,749.00)	1,081,737.46
					\$ 341,264.84	\$ 472,419.39	\$ (131,154.55)	
0.41.0.15		_		ſ				
8/10/2001	20256	Jan-Mar 01	Jul-01	0.06894 I	138.411.29	63,375.08	75,036.21	1,156,773.67
			Aug-01	0.06894 I		63,375.08	(63,375.08)	1,093,398.59
			Sep-01	0.068941		63,375.08	(63,375.08)	1,030,023 51
					S 138,411.29	\$ 190,125.24	\$ (51,713.95)	

BUSINESS DISCOUNT PLAN INC UNIVERSAL SERVICE FUND

Preliminary & Tentative Refund Schedule

		Using			ORIGINAL	REVISED 👙	NET	CUMMULATIVE	
Payment <u>Date</u>	Check Num	Revenue Reporting <u>Period</u>	Month <u>Paid</u>	Contribution Factor	Payment <u>Amount</u>	Tax Payment	Estimated Refund (Pavment)	Estimated Refund (Pavment)	
		Apr - Jun 01	Oct-01 Nov-01	0.0691 87 0.069187		54,871.47 54,871.47	(54,871.47) (54,871.47		
1/4/2002	21124		Der-OI	0.069187	34,728.57 \$ 34,728.57	54,871.47	(20,142.90)		
				ŀ			Ì		
2/8/2002 3/13/2002	21316 21499	Jul - Sept 01	Jan-02 Feb-02	0.068086 0.068086	96,966.71 96,966.71	52,851.18 52,851.18	44.115.53 44.11553	944,253.2 988,368.7	
4/12/2002	21661		Mar-02	0.068086	96,966.71 \$ 290,90013	52(85) 18 \$ 158,553 54		I.032.484.2	
				Ī					
5/15/2002 6/17/2002	21771 21864	Oct - Dec 01	Apr-02 May-02	0.072805 0.072805	154,625.17 153.433 34	48,889.60 48.889.60	105,735.57 104,543.74	1,138,219 8 1,242,763 5	
			Jun-02	0 072805	\$ 308,058 51	48.889 60	(48,889.60)	, , , , ,	
				. [308,03831		\$ 161,389.72		
OTAI				¥ i	\$ 9,584,244.10	\$ 8,390,370.11	\$ 1,193,873.99		

Estimated refund I 1,193,873.99 Jan-Jun 02 pmts credit (177,135.56)

1,016,738.43

NOTE: PAYMENTS DUE MONTHLY IN A GIVEN QUARTER ARE BASED ON THE PRIOR YEAR MONTHS SEMI-ANNUAL REPORTING PERIOD, THE USF FACTOR (RATE) IS CHANGED QUARTERLY ON A CALENDAR YEAR BASIS. AN ANNUAL REPORT IS FILED FOR THE SAME REPORTING PERIOD AS COVERED IN THE PRIOR 2 SEMI-ANNUAL REPORTING PERIOD.

NOTE ALISON STATES THAT SHE FILED A REPORT IN 9/98 FOR THE PERIOD 1/98 THROUGH 6/98 AND WAS BILLED BY USF LATER AND BEGAN MAKING PAYMENTS IN 2/99 FOR 1/98.

REVENUES SUBJECT TO UNIVERSAL SERVICE FUND INCLUDE INTERSTATE & INTERNATIONAL CALL REVENUE & S

NOT SURE IF JAN 98 REVENUES SUBJECT TO USF PAYMENT?

IS USF SUBSECT TO SALES TAX? No. excluded from sales tax

WHAT IS THE STATUTE OF LIMITATIONS IF ANY FOR USFPAYMENTS?

WHAT LIBRARGES DID PREVIOUS USF PAYMENTS INCLUDE? ALL? Per Allison all libraries

W:\GQA\GQA Customer Folders\BDP\Universal Service Fund Refund\Amended return wo sales tax deducted\

BUSINESS DISCOUNT PLAN

UNIVERSAL SERVICE FUND AMENDED RETURNS

1998-2001

FCC Form 457

Universal Service Worksheet

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Phone read instructions before completing. Report a. Amounts billed to continuers and contributors during the Africa. 314a39 without authorizing unicolocithiss of informational authorized payments. Report inverses in whole dollars. Do not report registre. Code **AMELINIA** Block 4: Contributor Revenue Information Interstate and Percent Year of data Filing Period (Check one) Total: Data for Jenuary 1 International Rovens no. Interesate & Data for January 1 - descriptions through June 30 Brough December 31 Reservation 1998 **(b) (c) (e)** Revenue from Other Contributors Fixed local metrics Monthly service, lead calling, convention charges, vertical features, inside whire materiance, and other total exchange service, including PICOs lovied Provided us unbundled network elements Provided under tariffs or errangements other train unbundled methods clements Per minute charges for originating or terminating calls Provided as unbundled network elements or other contract arrangement Provided under state or fuderal access tariffs. Local private life & special access Pay telephone comparestion from tell contributors Other took telecommunications service revenues Universal service support revenues Hobite earvice (includes wireless telephony, paging & messaging, eral other mobile services) Monthly, activation, and message charges except tol. Toll Service · 😇 . . . 29 Operator and toil calls with ellorative billing enrangements (credit card, collect, international call-back, etc.) Other systemed toll earlies (Includes MTS, 800/588 service, etc.) Long distance private line services alib earics All other tans distance services From All Other Sources - The state of the second of t 京の、中では、「大き」のははいいは、 Fixed local service Moretry service, local calling, connection charges, varietal features, and other local acchange service charges except for federally terifled subscriber line charges 35 Tartifod subscriber fine charges and PICCs levied on and users Local private line and special access service 37 Pay telephone coin ravenues 38 Other local teleconsymptostons service revenues Mobile service (Includes wireless telephony, paging & messaging, and other mobile services) 39 Monthly and activation charges 40 Message charges including roaming but excluding toll charges - -Toll service 41 Pre-paid calling card 42 International calls that both originate and terminate in foreign points Operator and toll calls with plannabye billing arrangements (presid count, collect, intermetional call-back, etc.) other than revenues reported on Line 42 149 827440 68,53% 102,756,482 Other switched toll service (includes MTS, 800/888 service, etc.) Long distance private line services Saledine service All other long distance services Charges on end-user bills identified as recovering state or federal universal tervice contributions Subtotal of lines 34 through 41 and lines 43 through 48 Other revenue that will not be included in the contribution base S. Mar Enhanced services, billing and colection, customer premises يبيت equipment, published directory, inside wiring maintenance, and non-felocommunications products and convice revenues Gross billed revenues from all sources 149,829,440 162,756,482 r Commission nondiscio sture of information contained in the Worldhoot. Certification that the information contained on this 57 Worldsheld in privileged or confidential commercial or financial information and that disclosure of outh information would likely cause aubstructed harm to the compatitive position of the crafty tilling the Worlahest. This has many be structured in lieu of submitting a separate request pursuant to Section 0.450 of the Commission's rules. THE COURSE SEVERY NAMED IN POSSIBLE OF THE OWNER. THE PERSON NAMED IN STREET, WHEN THE PARTY OF THE PERSON. クロロ ノクタカ・コー 内引 コ

Universal Service Worksheet

FCC Form 457

Page 2

BUSINESS DISCOUNT PLAN, INC. SUMMARY OF REVENUE (LINE 44) FOR THE PERIOD JANUARY 1,1998 THROUGH DECEMBER 31,1998 (REVISED WITH BRITH NUMBER)

MONTH	IN	TRASTATE	Iì	NTERSTATE		FOREIGN		TOTAL			
JANUARY	\$	6,974,434	\$	16,437,217	\$	48,116	\$	23,459,767			
FEBRUARY	\$	4,173,311	\$	9,571,289	\$	26,727	\$	13,111,327			
MARCH	S	9,000,820	\$	20,278,294	\$	52,212	\$	29,331,326			
APRIL	\$	5,490,195	\$	11,791,541	\$	29,089	\$	17,310,825			
MAY	\$	3,073,831	\$	6,422,005	\$	14,801	\$	9,510,637			
JUNE	\$	3,944,746	S	8,178,340	\$	19,063	\$	12,142,149			
JULY	\$	2,792,611	S	5,824,164	S	14,616	\$	8,631,392			
AUGUST	\$	2,224,993	\$	1,628,818	\$	9,983	\$	6,863,794			
SEPTEMBER	\$	2,971,377	\$	6,152,484	\$	12,414	\$	9,136,275			
OCTOBER	\$	2,327,041	\$	4,753,455	\$	13,653	\$	7,094,149			
NOVEMBER	\$	1,826,111	\$	3,748,504	\$	8,593	\$	5,583,208			
DECEMBER	\$	2,213,486	\$	4,711,559	\$	9,545	\$	6,994,590			
TOTAL REVENUE	S	47,072,958	\$	102,491,670	S	258,813	\$	149,829,440			
SALES TAX PAID TO STATES (2/1/98-1/31/99) STATE EXCISE TAX PAID TO STATES (2/1/98-1/31/99) FEDERAL EXCISE TAX PAID (2/1/98-1/31/99)											
NET REVENUE AFTER	STATE	SALES AND EX	KCISE '	TAXES				149,829,440			
PERCENTAGE OF INT (\$102,497,670 + \$258,8								68.58%			

PLEASE NOTE THAT THE SALES AND EXCISE TAXES ARE NORMALLY REMITTED THE FOLLOWING MONTH. (EXAMPLE - FOR JANUARY SALES, THE TAXES WOULD BE REMITTED TO THE VARIOUS AGENCIES DURING FEBRUARY)

NOTE: THE ABOVE SALES FIGURES ARE TAKEN FROM THE BILLING INFORMATION CONCEPTS, INC.'S (AN INDEPENDENT THIRD PARTY BILLING COMPANY) FAST TRACK BILLING PROGRAM.